

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

UNITED STATES OF AMERICA : **CRIMINAL NO.13-08-02**
V. :
VICTOR TIRADO :

ORDER

AND NOW, this day of June, 2013 upon consideration of the Defendant's PETITION TO ATTEND A WEDDING AND RECEPTION, it is hereby ORDERED AND DECREED that the Defendant Victor Tirado, who is presently under house arrest, is permitted to attend a wedding and reception scheduled on Sunday June 30, between the hours of 1:30 p.m. and 10:00 p.m. at the locations contained in the invitation attached to the Petition.

BY THE COURT,

_____**J.**
Cynthia M. Rufe

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UNITED STATES OF AMERICA	:	CRIMINAL NO. 13-08-02
V.	:	
VICTOR TIRADO	:	

PETITION TO ATTEND WEDDING AND RECEPTION

Petitioner, Victor Tirado, thru his attorney, Thomas Bello, Esq., petitions the Court to permit him to attend the wedding and reception for his relative and in support thereof states the following:

- 1 . Petitioner was indicted along with his brother for violation of 18 U.S.C. Sec. 286, 287, and 18 U.S.C. Sec. 2, Aiding and Abetting, and is presently awaiting trial before this Court.
- 2 . Petitioner is presently under house arrest with permission to work.
- 3 . Petitioner is meeting all the requirements of his house arrest.
- 4 . Petitioner has been invited to participate in a wedding as well as attend a reception on Sunday, June 30, 2013. A copy of said invitation is attached (Attachment A).

6 . Defendant is presently under house arrest and is capable of working Mondays thru Saturdays from 7 AM thru 7 PM.

7. Defendant's attorney has spoken to pre trial services and they have no objection to the Defendant being permitted to work.

8 . Defendant's attorney has spoken to the Assistant United States Attorney, Ashley Lunkenheimer, who under the circumstances has no objection to the Defendant being permitted to work. The one caveat is "under the circumstances" in that the Defendant has already been released to house arrest without the Government having been permitted a bail hearing before his release from the drug treatment facility (see statement number 2). Namely, the Government did not agree to house arrest.

WHEREFORE, the Defendant requests the Court to grant his request to work while under house arrest.

Respectfully submitted,

S/
Thomas Bello, Esq
Attorney for the Defendant
Victor Tirado

CERTIFICATE OF SERVICE

I, Thomas Bello, Esq, hereby certify that I have caused to be served a copy of this Motion To Permit The Defendant To Work, by Electronic Filing, on the following:

Assistant United States Attorney Ashley Lunkenheimer

S/

Thomas Bello, Esq.

Date **June 25, 2013**

Mr. Hector Jackson and Mrs. Virginia Feltio
humbly request your presence as our children

Stacey Denise Jackson

and

Anthony Alphonso Hendricks

exchange their vows of marriage

and celebrate a life complete

on Sunday, June thirtieth

Two thousand and thirteen

at one-thirty in the afternoon

Home of Oly Oshun (Yard)

4740 N Mascher Street

Philadelphia, 19120

Adult Reception to start at four in the afternoon
Grasshopper's Catering (Formerly Regal Ballroom)

5411 Oxford Avenue

Philadelphia, PA 19124

Formal Attire Required

No Children at Reception

EXHIBIT "A"